UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

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SEOK JAE YANG,

Case No.: 1:24-cv-05459-LDH-TAM

Plaintiffs,

-against-

SUNRISE SENIOR SERVICE LLC d/b/a, HANMAUM DAYCARE, TAEYOUNG SONG, JIEUN OH, AURUM TRADING INC., JI HOON YOU, KANGSAN CONSULTING LLC, KANGSAN LEE, L & K OFFICE INC., JIN YOUNG KANG a/k/a JINYOUNG KANG a/k/a JIN Y. KANG, and DOES 1 through 50, inclusive,

AFFIRMATION OF YOUNGHOON JI IN SUPPORT OF ENTRY OF CLERK'S CERTIFICATE OF DEFAULT OF DEFENDANT KANGSAN CONSULTING LLC

Defendants.

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I, Younghoon Ji, Esq., as counsel for Plaintiff SEOK JAE YANG in the above-styled action, hereby affirm under penalty of perjury as follows:

- 1. AHNE & JI, LLP represents the Plaintiff, SEOK JAE YANG, in the above-captioned matter.
- 2. The within action was commenced for compensatory damages, treble damages, punitive damages, reasonable attorneys' fees, costs, expenses, and disbursements, and any other relief that the Court deems just and proper and as authorized by statute pursuant to the Racketeer Influenced and Corrupt Organizations Act, 18 U.S.C. § 1962(c). *See* 18 U.S.C. § 1964.
 - 3. The within action was commenced on August 5, 2024. See ECF Dkt. No.: 1.
- 4. The Summons and Complaint (ECF Dkt. Nos.: 1, 16) were served upon Defendant KANGSAN CONSULTING LLC ("Kangsan Consulting"), pursuant to BCL 306, through the New York Secretary of State on August 13, 2024. *See* ECF Dkt. No.: 16.

5. Kangsan Consulting's time to answer or otherwise respond to the Complaint

expired on September 3, 2024. Id.

6. On August 23, 2024, Plaintiff filed an Amended Complaint. See ECF Dkt. No.: 21.

7. On August 26, 2024, the Amended Complaint was served upon Kangsan Consulting

via mail. See ECF Dkt. No.: 22.

8. Kangsan Consulting's time to answer or otherwise respond to the Amended

Complaint expired on September 9, 2024. See ECF Dkt. No.: 22; see also Fed. R. Civ. P. 15(a)(3)

("[u]nless the court orders otherwise, any required response to an amended pleading must be made

within the time remaining to respond to the original pleading or within 14 days after service of the

amended pleading, whichever is later.").

9. Kangsan Consulting is a limited liability company and not an individual; thus,

Kangsan Consulting is not an individual in the military service, nor is it an infant or incompetent

person. See ECF Dkt. No.: 16.

10. To date, no Answer has been interposed on behalf of Kangsan Consulting.

11. It is apparent that Kangsan Consulting has no intention of voluntarily submitting to

the jurisdiction of this Court.

WHEREFORE, Plaintiff respectfully requests that the Clerk of the Court enter a

Certificate of Default with respect to Defendant KANGSAN CONSULTING LLC in the within

matter.

Dated: September 26, 2024

New York, New York

AHNE & JI, LLP

/s/ Younghoon Ji

By: Younghoon Ji, Esq.

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